

Liber  
W. H.

That, from & after the 20<sup>th</sup> day of this instant June, no Indian Corn, wheat Pease, Oates, or Barley, be exported or attempted to be exported out off this Province w<sup>th</sup>out Leave first had & obtained of the R<sup>t</sup> ho<sup>ble</sup> the Lord Prop<sup>ty</sup>, his heires and successo<sup>rs</sup>, or his or their Lieuten<sup>t</sup> or chiefe governo<sup>r</sup> of this Province for the time being, under his or their hands and seales, upon pain and forfeiture of all such Corn so attempted to be transported out off this Province, either by Land, or water; and if by water, of the shipp and vessell or boate, in w<sup>ch</sup> the same shall be attempted to be transported, w<sup>th</sup> all her apparrell, Tackle and furniture to them belonging the one halfe thereof to be to the R<sup>t</sup> ho<sup>ble</sup> the Lord Prop<sup>ty</sup> his heires & successo<sup>rs</sup> the other halfe to him th<sup>t</sup> shall informe, seize, or sue for the same, in any Court of record w<sup>th</sup>in this Province, by accōn of debt, bill, plaint, or informacōn where in no essoyn protection or wager in Law to be allowed. This Act to endure for one yeare, and no longer.

p. 57

An Act to prevent the unnecessary delaies of Executions.

Forasmuch as his Lord<sup>ps</sup> good people of this Province now more co<sup>m</sup>only holden from their just debts, and often in danger to lose the same; by means of writts of Error, and Appeales, which are more co<sup>m</sup>only sued than heretofore they have been ffor prevencōn whereof for the future,

Be it Enacted by the Right ho<sup>ble</sup> the Lord Prop<sup>ty</sup> by and with advice & consent of the upper and Lower houses of this present gen<sup>ll</sup> Assembly, & the authio of the same, That from and after the end of this p<sup>r</sup>sent session of gen<sup>ll</sup> Assembly, noe Execution upon any judgem<sup>t</sup> in any Court of Record in this Province shall be stayd or delayed by any writt of Error, or Appeale from the County Courts of this Province; or any Supersedeas upon any such writts of Error, of appeale, shall be sued out for the reverseing of such Judgement given or to be given in any Court of Record in this Province, upon any accōn whatsoever; unlesse such person, or persons, (in whose name or names such writt or Appeale shall be brought and obtained; with sufficient surety or sureties such as the Court (where such Judgement shall be given) shall allow of,) shall (before such stay made by a writt of Error, or Appeale, as aforesaid, or supersedeas awarded) be Bound unto the party for whom any such judgem<sup>t</sup> is, or shall be given, by Recognizance; (to be acknowledged in the same Court,) in double the sume adjudged to be recovered by the s<sup>d</sup> former judgem<sup>t</sup>; to Prosecute the said writt of Error, or Appeale, with effect: and alsoe to